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CONSTITUTIONAL CONVENTION.

Comparatively Little Accomplished at Yesterday's Session.

THE ARTICLE ON NATURALIZATION.

After Considerable Discussion the Number of Years of Residence in the Islands Necessary for Naturalization is Fixed at Two—Early Adjournment.

Fifth Day.

TUESDAY, JUNE 5, 1894.

The Convention was called to order at 9:30 a. m., President Dole in the chair. Roll call. Minutes of the preceding day read and approved.

Minister Smith rose to a question of privilege. There was an error in the report of the Holomua, which stated the exact contrary of his position on the press article, as the Secretary's report and that of the other newspapers showed.

President Dole stated that the duty of the press was to make accurate reports, and while it was inevitable that errors should be made, they should be corrected at the first opportunity.

REPORTS.

Councillor Brown drew attention to the fact that the rules were translated and printed and ready to be acted upon.

Minister Smith moved they be taken from the table and considered, rule by rule. Carried.

After passing the rules severally, with some slight alterations, they were adopted as a whole. Councillor Emmelhuth held that, in consideration of the composition of the Convention, the adoption of the Constitution should require a majority of the elected delegates.

Minister Smith moved to reconsider Article 24. Carried. He then moved to amend it by adding that a majority of the whole number of delegates and members of the Council should be required in order to pass any article at the final reading of the Constitution.

RESOLUTIONS.

Delegate Kalua asked for leave of absence for the remaining days of the week.

Councillor Emmelhuth objected to excusing any member unless he stated his reasons.

Delegate Kalua said the rules did not require him to state his reasons. However, he was willing to do so. Several matters of business required his attention, which he had undertaken before his election to the Convention.

The request for leave of absence was granted.

Delegate Kahaulaio introduced the following resolution:

Resolved,—That henceforth the reading of the minutes in the Hawaiian language be dispensed with.

Delegate Baldwin wished to know the views of the Hawaiian members on the subject.

Minister Smith moved that the vote be decided by the Hawaiian members.

Councillor Waterhouse wanted to know who the Hawaiian members were.

Delegate Baldwin opposed the resolution. Some Hawaiian members might not have been in the House the day previous, and they would want to know what had been going on.

Delegate Kahaulaio said that the reading of the minutes this morning occupied nearly an hour. The Hawaiian members agreed that it was a waste of time. They were present in the House, and many understood the gist of the minutes in English.

The matter was left to the Hawaiian members, who voted (Ena dissenting) to omit the reading in Hawaiian.

At 11:40 the Convention proceeded with the consideration of the Constitution without going into committee of the whole.

ARTICLE 18—NATURALIZATION.

Section 1. The naturalization of aliens shall be exclusively within the jurisdiction of the Justices of the Supreme Court.

The procedure shall be such as may be provided by law.

Passed.

Section 2. An alien may be admitted to citizenship upon the following conditions, viz:

1. He shall have resided in the Hawaiian Islands for not less than one year.

2. He must intend to become a permanent citizen of the Republic.

3. He shall be able understandingly to read, write and speak the English language.

4. He shall be able, intelligently, to explain, in his own words, in the English language, the general meaning and intent of any article or articles of this Constitution.

5. He shall be a citizen or subject of a country having express treaty stipulations with the Republic of Hawaii concerning naturalization.

6. He shall be of good moral character, and not a refugee from justice.

7. He shall be engaged in some law-

ful business or employment, or have some other lawful means of support.

8. He shall be the owner in his own right of property in the Republic of the value of not less than two hundred dollars over and above all incumbrances.

9. He shall have taken the oath prescribed in Article 100 of this Constitution and an oath abjuring allegiance to his native land or that in which he has heretofore been naturalized, and of allegiance to the Republic of Hawaii.

10. He shall make written application, verified by oath, to a Justice of the Supreme Court, setting forth all of the foregoing requirements, and shall prove the same to the satisfaction of such Justice.

Councillor Brown moved that the ten different subdivisions be considered separately.

Carried.

Minister Smith moved the Convention go into committee of the whole.

Carried.

The President called Vice-President Wilder to the chair.

The committee proceeded to the consideration of Section 2, paragraph 1.

Councillor Allen moved to require three years' residence for naturalization.

Delegate Kahaulaio moved it be five years' residence.

Delegate Robertson favored the provision as it stood in the original draft. He believed that every person of good moral character coming here and residing for a year and engaging in some lawful business, with the intention of staying here, should be entitled to the privileges of citizenship. Such a provision would encourage a desirable class of immigration.

At 12 m. the committee took a recess until 1:30 p. m.

AFTERNOON SESSION.

The Convention was called to order at 1:30.

Councillor Brown said that he sustained the amendment to make the necessary residence three years.

Minister Smith said he thought one year sufficient. The Judge of the court must understand that the proposed citizen intends to become a permanent citizen. It seemed to him that after the person had performed all the necessary requirements he was qualified. It would be better to have a good class of citizens rather than a number of aliens who would be under the control of other countries. He would have to come to this Government for protection, not to others. He will have cast his lot in with this country. It will be better for us to have a number of people join us who will strengthen our Government and make us stable. The kind of people we desire are those who will become good citizens, who will enter into our industries. All these reasons weighed with the one who framed this Constitution. I believe we should pass it as in the bill.

Delegate Baldwin: "I am in favor of a three year's residence. The next paragraph says the proposed citizen must become a permanent resident. It does not seem that a year is enough to make up his mind to comply with all the requirements here."

Councillor Waterhouse thought a compromise to two years would be a good thing and so moved.

Councillor Young: "I feel disposed to favor three years. A long period, such as five years, will stand in the way of people coming here. One year is too short a time."

Delegate Ables favored one year. He thought that the Convention lost sight of the fact that they wanted to become a part of a greater republic. There was little danger of renegades and fugitives from justice becoming Hawaiian citizens.